on motion of Mr. Foote, the following veto message in His Excellency, the Governor, was taken up:

EXECUTIVE OFFICE, STATE OF TEXAS, AUSTIN, February 25, 1875.

n. Guy M. Bryan, Speaker of the House of Repressentatives:

Fir—I return herewith House bill No. 675, without my proval, and respectfully ask its reconsideration. This hauthorizes the issue by Collin county of bonds to the fount of \$60,000 00, for the purpose of raising funds to implete a courthouse now in process of construction in fat county; these bonds to bear ten per cent. per annum perest, and to fall due twenty years after date.

It further provides that the bonds shall not be sold for \$\frac{1}{2}\$\$ than eighty-five cents on the dollar. On the 6th day April, 1874, an act was approved which authorized the anty courts to levy and collect a special tax, to exceed no one year one-third (\frac{1}{2}) of one per cent. on each indred dollars worth of taxable property for the purse of erecting, repairing, etc., courthouses and jails.

This act was passed in obedience to a necessity supposed fexist in view of the amendment to the constitution fordding special legislation in cases that could be reached regeneral law. I believed the act expedient, and am disfied that it fully meets the necessities of Collin county the matter of building her courthouse, since the amount money proposed to be raised by the sale of bonds, can produced by taxation in less than three, perhaps two cars, without exceeding the limit of the assessment fixed the law.

Besides, the \$60,000 00 worth of bonds provided for by is bill, sold at eighty-five cents, would, if no expense ere incurred in making the sale, net \$51,000 00. The terest on the bonds for the twenty years they run, will mount to \$120,000 00; add to this the principal, \$60,000 00, add the whole to be paid by the people of Collin county, these bonds issue, will be \$180,000 00, for which they

realize \$51,000 00. In other words, Collin county would pay \$129,000 00 for the privilege of raising \$51,000 00 in this particular way.

The taxable wealth of Collin county, as assessed for 1873, was \$4,317,756. One and one-fourth per cent. taxon this amount will produce as much money as these bonds would sell for. The tax could, under the act of April 6, be spread over two, or, if necessary, three years, so that it would not be oppressive.

Is it not better, if this money must be raised, to call on the people to pay it in say two or three years than to pay \$129,000 for the privilege of borrowing it? In my judgment it would be better to tax the people and pay it at once than to defer the day of payment on any such terms.

Municipal debt is the overshadowing evil, in comparison with which all others are dwarfed to insignificance in all the States of the Union, and the people stagger under the burden of taxation necessary to pay the interest. Shall we in Texas profit by the experience of our neighbors, or shall we go blindly into the vortex in which they have been engulfed? If we are wise, would have light taxes, would secure to the people the avails of their labor instead of sending the tax-gatherer to demand their earnings, we will issue no bonds, except in cases of extremest necessity.

Respectfully, RICHARD COKE, Governor.

Mr. Foote moved to reconsider the vote passing the bill.

The bill then passed, notwithstanding the objections of

the Governor, by the following vote:

YEAS—Messrs. Abnar, Anderson, Bean, Beck, Brown of San Saba, Brown of Harrison, Cardis, Chambliss, Cochran, Davis, Delany, Donald, Easly, Epperson, Foote, Galvan, Hayes, Henderson of Smith, Henderson of Kendall, Jackman, Jenkins, Lindsey, Linn, Manning, Massey, Moore, McLeary, Miller, Nicholson, O'Neal, Oxsheer, Pickett, Price, Reeves, Roberts, Sayers, Schmidt, Scott, Simpson, Smith of Travis, Smith of Grimes, Storey, Stewart of Montgomery, Swain, Triplett, Walker, Watts and Wortham—48.

NAYS—Messrs. Bruce, Denman, DeMorse, Eastland, Gellatly, Goodwin, Harrison, Hart, Helton, Johnson, Kemble, Matthews, McCuiston, Middleton, Munson, Patrick, Patterson, Rogers, Sadler, Stuart of Houston,

Von Biberstein, Watson and Wood-24.